

1 SUE FAHAMI
2 Acting United States Attorney
3 District of Nevada
4 Nevada Bar Number 5634
5 MEGAN RACHOW
6 Nevada Bar No. 8231
7 PENELOPE J. BRADY
8 Assistant United States Attorneys
9 400 South Virginia Street, Suite 900
Reno, Nevada 89501
(775) 784-5438
Megan.Rachow@usdoj.gov
Penelope.Brady@usdoj.gov

10
11 *Representing the United States of America*

12
13 **UNITED STATES DISTRICT COURT**
DISTRICT OF NEVADA

14
15 UNITED STATES OF AMERICA,
16 v.
17 TYLER MONSON,
18 Defendant.

19 3:25-mj-00004-CLB

20 **STIPULATION TO CONTINUE**
PRELIMINARY EXAMINATION
(First Request)

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22 IT IS HEREBY STIPULATED AND AGREED by and through SUE FAHAMI,
23 Acting United States Attorney for the District of Nevada, and PENELOPE J. BRADY
24 Assistant United States Attorney, counsel for the United States of America, and SEAN
MCCLELLAND, counsel for TYLER MONSON, that the preliminary examination under
Fed. R. Crim. P. 5.1 currently set for January 24, 2025, at 3:00 p.m., be continued until
February 7, 2025, at 2:00 p.m.

1 Through counsel, defendant waives the preliminary examination pursuant to Fed.
2 R. Crim. P. 5.1(a)(1) until February 7, 2025, at 2:00 p.m.
3

4 DATED this 21st day of January, 2025.
5

6 SUE FAHAM
7 Acting United States Attorney

8 /s/ *Penelope Brady*
9 PENELOPE BRADY
Assistant United States Attorney

8 /s/ *Sean McClelland*
9 SEAN McCLELLAND
Counsel for Defendant Monson

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13 IT IS SO ORDERED.
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16 HON. CARLA L. BALDWIN
UNITED STATES MAGISTRATE JUDGE
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18 DATED: _____
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